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WILLIAMSPORT, PA

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MARY E. D'ANDREA, CLERK Per Desay Clerk

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

ROBERT LEON BUCKNER,

Plaintiff

•

: Civil No. 1:CV-00-1594

(Caldwell, J.)

DR. ANTHONY BUSSANICH, M.D.,

and DONALD ROMINE, Warden, USP, :

Defendants

# EXHIBITS TO DEFENDANTS' BRIEF IN SUPPORT OF THEIR MOTION TO DISMISS

DAVID M. BARASCH United States Attorney

MATTHEW E. HAGGERTY Assistant U.S. Attorney MICHELE E. LINCALIS Paralegal Specialist 316 Federal Building 240 West Third Street Williamsport, PA 17703

Dated: January 29, 2001

# UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

Robert Leon Buckner,

Plaintiff,

vs.

CIV. NO. 1:CV-00-1594

Donald ROMINE, Warden, and Dr. Anthony Bussanich

Defendants.

#### Certification of Records

- I, Christopher  $\overline{\mathtt{W}}.$  Chambers, hereby declare and state the following:
- 1) I am an Paralegal Specialist employed by the United States Department of Justice, Federal Bureau of Prisons (BOP), and assigned to the United States Penitentiary (USP), Lewisburg, Lewisburg, Pennsylvania. I have held this position since October of 1999.
- 2) Included among my duties as a Paralegal Specialist is the responsibility to assist United States Attorneys' Offices in the defense of civil litigation arising out of USP Lewisburg, located within the Middle District of Pennsylvania. Therefore, I have access to records maintained in the ordinary course of business by the Federal Bureau of Prisons.
- 3) I have read the complaint filed in the above referenced civil action by inmate Robert Leon Buckner, Federal Registration Number 33001-037.
- 4) The attached documents are true and correct copies of selected records found in the Central of Mr. Buckner, Federal Registration Number 33001-037. Also, the attached documents are true and correct copies of selected records maintained by the Federal Bureau of Prisons SENTRY computer system which pertain to Mr. Buckner, Federal Registration Number 33001-037.

8ase 1:00-cv-01594-WW6-- Document 15-- Filed 01/29/2001- Page 3-of-22

Pursuant to the provisions of 28 U.S.C. 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on this <a href="#">/2</a> day of December 2000.

Christopher W. Chambers
Paralegal Specialist
Federal Bureau of Prisons
USP Lewisburg
Lewisburg, Pennsylvania

EXHIBIT A

LEW18 540\*23 \*
PAGE 001 \*

SENTENCE MONITORING COMPUTATION DATA AS OF 12-07-2000 \* 12-07-2000

10:05:50

REGNO..: 33001-037 NAME: BUCKNER, ROBERT LEON

FBI NO..... 826258P9

DATE OF BIRTH: 12-20-1956

ARS1..... LEW/A-DES

QUARTERS....: K01-009L

UNIT..... LEC
DETAINERS.... NO

NOTIFICATIONS: NO

THE FOLLOWING SENTENCE DATA IS FOR THE IMMATE'S CURRENT COMMITMENT.

THE INMATE IS PROJECTED FOR RELEASE: 11-02-2001 VIA GCT REL

------ OURRENT JUDGMENT/WARRANT NO: 010 ------

COURT OF JURISDICTION..... MARYLAND

DOCKET NUMBER..... JFM-97-0413

JUDGE....: MOTZ

DATE SENTENCED/PROBATION IMPOSED: 11-19-1998

DATE COMMITTED..... 04-04-2000

HOW COMMITTED..... US DISTRICT COURT COMMITMENT

PROBATION IMPOSED..... NO

FELONY ASSESS MISDMNR ASSESS FINES COSTS

NON-COMMITTED.: \$50.00 \$00.00 \$01.00 \$00.00

RESTITUTION...: PROPERTY: NO SERVICES: NO AMOUNT: \$00.00

-----CURRENT OBLIGATION NO: 010 -----

OFFENSE CODE...: 521

OFF/CHG: MAKING FALSE STATEMENTS BEFORE U. S. DISTRICT COURT -

18 USC 1623

SENTENCE PROCEDURE...... 3559 VCCLEA NON-VIOLENT SENTENCE

G0002 MORE PAGES TO FOLLOW . . .

LEW18 540\*23 \* SENTENCE MONITORING 12-07-2000 COMPUTATION DATA PAGE 002 OF 002 \* 10:05:50 AS OF 12-07-2000 REGNO..: 33001-037 NAME: BUCKNER, ROBERT LEON -----CURRENT COMPUTATION NO: 010 ------COMPUTATION 010 WAS LAST UPDATED ON 07-19-2000 AT LEW AUTOMATICALLY THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN CURRENT COMPUTATION 010: 010 010 DATE COMPUTATION BEGAN..... 02-17-2000 TOTAL TERM IN EFFECT..... 36 MONTHS TOTAL TERM IN EFFECT CONVERTED..: 3 YEARS JAIL CREDIT..... FROM DATE THRU DATE 09-20-1996 09-20-1996 02-16-1997 02-16-1997 09-04-1997 08-07-1997 12-05-1997 12-05-1997 12-05 - 1999 05-05-1999 07-12-1998 TOTAL PRIOR CREDIT TIME..... 330 TOTAL INOPERATIVE TIME..... 0 TOTAL GCT POSSIBLE..... 141 TOTAL GCT AWARDED..... 54 STATUTORY RELEASE DATE (CURRENT): 01-28-2002 SIX MONTH /10% DATE..... 07-31-2001 EXPIRATION FULL TERM DATE....: 03-23-2002 PROJECTED SATISFACTION DATE....: 11-02-2001

NO PRIOR SENTENCE DATA EXISTS FOR THIS INMATE

REMARKS.....: RELEASED FROM ANNE ARUNDEL COUNTY SENTENCE ON 02-17-2000.

PROJECTED SATISFACTION METHOD...: GCT REL

S0055

EXHIBIT B

BP-S597.053 , UNIT ADMISSION JUN 94

#### O ORIENTATION PROGRAM CHE

IST CD

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

BUCKNER, Robert	33001-037
INMATE PRINTED NAME	REGISTER NUMBER
The boundary	13/1
<u>Unit Manager</u> Sanitation/Security/Safety	STAFF SIGNATURE
Rights and Responsibilities	STAFF SIGNATORE
Unit Mission and Programs	4.5-00
Unit Organization and Staff Responsibility	DATE
	Dag 77
Case Manager	J'M/h
Classification/Reviews - Unit Team	STAFF SIGNATURE
Sentence Data and Detainers Custody/Security Level	11
Furloughs/Escorted Trips	4-5-00
Programs - ED/VT/UNICOR/DAP/Recreation	DATE
UDC/DHO/FRP	
Law Library/Administrative Remedy	
Release Preparation	
Counselor	( WIII
Personal Appearance/Personal Property	STEMATION
Counseling/Problem Solving	V-(-01)
Medical Services/Religious Services	4-5-00
Commissary/Withdrawal of Funds/ FRP	DATE.
Mail Regulations (Special and General)	
Work Assignments/Performance Pay	·
Visiting and Telephone Privileges Unit Bulletin Board/Change Sheet	7
onic bulledin board/change sheet	
Unit Officer	
Counts/Accountability/Searches	Lawed Il Some Guller
Pass System/Controlled Movement	SIGNATURE
Clothing and Laundry	и. <i>У</i> С
Wake-up/Lights Out/TV Policy Fire Escape Procedures	7-3-06
Unit Visitation	DATE
Sanitation/Smoking Rules	
Additional Topics	
	STAFF SIGNATURE
	DATE
	4-2 - 4-4 - 4-4

I have been oriented in all of the areas listed above and have had an opportunity to discuss same with unit staff.

INMATE'S SIGNATURE/DATE

(This form may be reproduced via WP)

### EXHIBIT C

BP-S518.052 ADMISSION AND C

.TATION PROGRAM CHECKLIST CDF



#### U.S. DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF PRISONS

		AUTHORIZED	DATE LECTURE/
PROGRAM CONTENT PHASE		STAFF INITIALS	DISCUSSION GIVEN
1. Intake Screening	Camp	CZ.	4-21-00
2. Medical/Dental Examination	_Medical	JF	4-210-07)
3. Medical Services/AIDS Film & Lecture	Medical	JP	4-210-00
4. Inmate Systems (Records Office/R & D/Ma		BAK	426-0
5. Rights and Responsibilities	Camp	Ø	4-74-00
6. Visiting	Camp	40	4-26-00
7. Telephone Regulations/Procedures(includ	ing		
provisions for inmate attorney calls)	Camp	(P)	4-84-06
8. Food Service	F/S		426-00
9. Commissary Services	Bus. Off	DA	4-20-00
10. Psychology Services/Drug Abuse Program	Psych.	The same of the sa	4-26-00
11. Chaplaincy Services	Chaplain	1mg	4-26-00
12. Mechanical Services	lech. Svc.	40	4/26/00
13. Safety and Sanitation (Cell and Unit)	Safety	2	4-36-00
14. Education/Vocational Interview	Educ.	BOH	4-26-00
15. Educational, Vocational, Leisure Time A	ctivities,		
Library Services, GED: VCCLEA/PLRA	Educ.	BOK	4-26-00
16. UNICOR Interview	Unicor	SH	4-26-01
17. Veterans/Social Security Benefits	Educ.	1304	4-26-00
18. Treaty Agreement for Transfer of Offend	ers to	- 0	
Foreign Countries	CMC	110	4-26-00
19. Inmate Accident Compensation	Safety	2	4-26-00
20. Financial Responsibility Program/Inmate		15 M	4-26-03
21. Community-Based Activities (Furloughs/C			
Program/Escorted Trips)	Camp	<b>6</b>	4-26-00
22. Unit Management (Roles and Responsibili	ties of	20	
Unit Staff)	CMC	2M	426-00
23. Selective Service System/BOP Registrati	on	m	426-00
Program	CMC	118	4-7600
24. Administrative Remedy Program	Camp	Ø.	4-26-00
25. Clothing Requests/Laundry Procedures	Bus. Off	94	4-26-00
26. Correctional Services (Contraband, Cour Searches, Accountability, UDC/DHO/VCCLE	oap	Q.	4-26-00
			anana

27.	Release Preparation Program	CMC	-m	4-26-08
28.	Sexual Abuse/Assault Prevention	and Intervention Psy	rch	4-24-00
29.	Diversity in the Criminal Justic	ce System Psych	Ca	4-26-00
30.				
31.				
32.				
33.				
34.				
35.				

Comments:

I have attended all classes of the A & O Program as listed above.

		· · · · · · · · · · · · · · · · · · ·
Signature of Inmate	Register No.	Date
BUCKNER, Robert	33001-037	

× Sort Buch

(This form may be replicated via WP)

Replaces BP-S518.052 of OCT 98

### EXHIBIT D

U.S.	DEPARTMENT	OF	JUSTICE
0.0.	TAREST AND A TAR A	<b>V</b>	COLICE

Federal Bureau of Prisons



REQUEST FOR MINISTRATIVE REMEDY

Type or use ball-point pen. If attachments are needed. submit four copies. Additional instructions on reverse.

From: BUCKNEK FORERT L. 3300/-037 K0/-0194 LCC
LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A- INMATE REQUEST

SEE FOTE : SEE TOBPER! ATTOMED ALS

8-3-2000 DATE

SIGNATURE OF REQUESTER

Part B- RESPONSE



8/24(00 DATE WARDEN OR REGIONAL DIRECTOR

If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of this response

FIRST COPY: WARDEN'S ADMINISTRATIVE REMEDY FILE

CASE NUMBER: \_\_\_\_\_\_218797-F/

Part C- RECEPT KNER KOBERT L- 3300/-03 / K0/-009/ LEST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

SUBJECT: 1

CONTENTION OF COMMENCE AND ADDRESS OF THE ACTUAL PROPERTY OF THE ACT

000011

#### BP-9 APPEAL OF RESPONSE TO BP-8

In a response to my BP-8, Edgardo Ong, Physicians Assistant, responded. (attached). He states that "Clonazepam (Klonopin) is NOT the treatment of choice for 8th [cranial] nerve damage nor it is [sic] the drug of choice for Meniere's disease." On the contrary, the combination of "Clonazepam & Meclizine" has been "the treatment of choice" for over 24 years now. (at first, it was Diazepam & Meclizine HCL. Approximately 12 years ago my regimen was changed to substitute Clonazepam for the Diazepam because of Klonopin's less harsh effect than Diazepam).

This "treatment of choice" was settled on after a long rough road of drug trials by Neurologists, ENT Specialists, and Psychiatrists working together at Johns Hopkins Hospital, University of Maryland Hospital and the Veterans Hospital in Baltimore. This combination of Klonopin & Meclizine was settled upon after trials with over a dozen different medications and combinations thereof, including Klonopin alone, and meclizine alone, of which neither worked. Yet, together they provided relief of the debilitating symptoms of Meniere's Disease as well as minimizing the symptoms of my Anxiety Disorder, Panic attacks and military related PTSD ("flashbacks").

Even P.A. Ong states in his response to my BP-8 that, [m]edically, there is no definitive cure for it [Meniere's Disease] but the best approach is restriction of salt intake and use of diuretics such as Triamterene/HCTZ."

First off, I am already taking Triamtrene/HCTZ 75/50 for hypertension and its presence or absence has no effectiveness insofar as my symptoms related to Meniere's Disease. Triamtrene/HCTZ ("Maxide") "is indicated for the treatment of hypertension or edema in patients who develop Hypokalemia on Hydrochlorothiazide alone." This, with a "restricted salt intake," may well be a treatment of choice for a case of hypertension, but has no place in my regimen of treatment for Meniere's Disease, Anxiety Disorder, Panic Attacks or PTSD ("flashbacks")

I initially agreed to "work with" Dr. Bussanich in the tapering of my Klonopin to a lower dosage. Now, it has come so low as to cause severity of the symptoms on a daily basis. I started at Meclizine HCL 25 mg. & Klonopin 2 mg., three times a day and have tapered down to Meclizine HCL 25 mg. T.I.D. and Klonopin 1mg. in AM & 1½mg. H.S. I had notified Dr. Bussanich that I was not able to tolerate any further

#### BP-9 APPEAL CONTINUED MEDICAL COMPLAINT/LEC LEWISBURG

BUCKNER, ROBERT LEON #33001-037

reduction of my Klonopin when I was down to 1 mg. AM, 1 mg. MID-DAY, and 1½ mg. H.S. Nevertheless, he continued to reduce my Clonazepam without any regard to my worsening symptoms.

P.A. Ong states in his response to my BP-8 the lack of a "medically...definitive cure" for my medical condition. That may be correct when speaking of a large overall percentage of the population that suffer from this (or these) disease[s]. But this is not the case here. I have went through several years of painstaking trials of many different drugs in the past and have found that the combination of Meclizine HCL T.I.D. with Klonopin 1mg., 1mg., &1½mg., is as low as my tolerance to the symptoms will allow without possibly being at risk of serious bodily injury to myself, or others for that matter.

Although in these follow-the-leader times the voice of moderation may be considered in many circles tantamount to treason. Nonetheless, I feel greatly compelled to voice my objection insofar as my badly needed, yet much ignored, proper treatment for this condition of which has been treated successfully for over 25 years with the same medicinal regimen that is now being denied, showing, without a doubt, deliberate indifference to a serious medical need.

Lastly, P.A. Ong states "[s]ince you are taking both medications (Clonazepam + Meclizine) at the same time, you might have concluded that both drugs were combined to relieve your Meniere's disease." (emphasis added) This "CONCLUSION" was not made inadvertently: It was concluded, as I stated above, after lengthy trials with many different drugs and combinations thereof, by specialists in the field of Neurology, Psychiatry and ENT.

And, YES, I do "feel betrayed," as P.A. Ong puts it. After I have offered my services to the Armed Forces; raised arms and shed blood to perserve the principles and rights of our Constitution and democracy in a very unpopular war of which I sustained psychiatric, emotional and physical injuries that my own government now turns its back to when I seek only minimal compensation: The medicinal regimen taken for the last 25 years to relieve the suffering of these injuries.

> ROBERT LEON BUCKNER #33001-03

Admin. Remedy No.: 218797-F1

Part B - Response

#### **ADMINISTRATIVE REMEDY RESPONSE**

In your Request for Administrative Remedy, you request continued treatment of your Meniere's disease with clonazepam, a benzodiazepine DEA controlled substance. You have explained that the combination of clonazepam and meclizine is the treatment of choice arrived at over several years of experimentation by your earlier providers.

A review into this matter reveals that treatment of Meniere's disease with a combination of clonazepam and meclizine is not supported by current medical literature. According to Bureau of Prisons' treatment guidelines, patients arriving with a current treatment regimen of clonazepam are to be tapered from the drug, with substitution of a non-benzodiazepine if clinically indicated. The psychiatrist at the U.S. Medical Center for Federal Prisoners recommended completely discontinuing your clonazepam over the course of one month. Your clonazepam has been slowly tapered over the course of four months. Should an anti-anxiety agent be indicated in your case, one other than benzodiazepine will be added.

Based on the foregoing, your request for relief regarding treatment of your Meniere's disease is DENIED. If dissatisfied with this response, you may appeal to the Regional Director, United States Federal Bureau of Prisons, Northeast Regional Office, United States Customs House - Seventh Floor, Second and Chestnut Streets, Philadelphia, PA 19106, within twenty (20) calendar days from the date of this response.

Donald Romine, Warden

8/24/00 Date

#### RESPONSE TO INFORMAL RESOLUTION ATTEMPT

SUBMITTED BY: BUCKNER, LEON (33001-037)

DATE: July 21, 2000 RECEIVED @ HSU: July 26, 2000

Mr. Buckner.

We received your BP-8 regarding your medical care. It is very unfortunate that you feel betrayed despite all the medical attention that we extend to you. In summary, your letter expressed dissatisfaction to the reduction and eventual discontinuation of Clonazepam (Klonopin) as treatment of your Meniere's disease.

Clonazepam (Klonopin) is **NOT** the treatment of choice for 8<sup>th</sup> nerve damage nor it is the drug of choice for Meniere's disease. Medically, there is no definitive cure for it but the best approach is restriction of salt intake and use of diuretics such as Triamterene/HCTZ. If the dizziness is secondary to trauma, a sufficient dose of Meclizine 25 mg TID should relieve the symptoms. Clonazepam is more of anxiolytic (for the relief of anxiety). The use of Clonazepam is very restricted and will depend on the assessment of the physician (Dr. Bussanich) or the psychologist. However, there are other medications that are proven effective for anxiety and each depends of the type of anxiety. Clonazepam is not a drug of choice for anxiety hence, substitution is almost always routine. Since you are taking both medications (Clonazepam + Meclizine) at the same time, you might have concluded that both drugs were combined to relieve your Meniere's disease.

If you need additional information about your medications, please feel free to write a cop out to our pharmacist.

On behalf of the Health Services Unit, I anticipate your full adjustment to your treatment regimen.

Thank you and we appreciate your patience.

EDGARDOD ONG, AHSA, Acting

ATTACHMENT #1 LEW 1330.16 Page 1

#### INFORMAL RESOLUTION ATTEMPT

In accordance with Program Statement 1330.7, Administrative Remedy Procedure for Inmates, this form will serve as documentation by the respective staff member and his unit manager to indicate an informal attempt to resolve the complaint of the following inmate:

NAME: ROBERT LEON BUCKNER

Reg. No. 33001-037

FORM TO INMATE: 7/9/2000 STAFF M Aug. (Unit)

A BP-9 WILL NOT BE ACCEPTED WITHOUT THIS COMPLETED FORM ATTACHED (Pg 1 & Pg 2).

Nature of Complaint (to be completed by inmate):

Dr. Bussanich, while "displaying a culpable state of mind,"  $^{11}$  is showing "deliberate indifference to a serious medical need" $^2$ by depriving me of the correct combination of medications for treatment of chronic and severe 8th cranial nerve damage and Meniere's Disease which is well documented for over 20 years. Specifically, he has slowly discontinued my Klonopin 2mg. & Meclazine HCL 25mg. T.I.D. down to Klonopin 1mg. in A.M. and 12mg H.S., and has informed me that on August 1st he will be taking the A.M. dosage, then discontinue Klonopin completely. The doctor has known since my arrival to LEC that without this medication I "face substantial risk of serious harm"3 and has "disregard[ed] that risk by failing to take reasonable measures to abate it."4 Even though I have recently suffered a recent head injury require sutures, and have informed the Dr. that my vertigo, tinitus is getting wors as he discontinues my medication (mixture of Klonopin & Meclazine), neverth he continues to deprive me in a "wanton and reckless manner" of this much needed combination that is well documented in LEC records as well as outsid medical records dating back over 20 years. There is "wanton recklessness" where "there are no constraints [on the Dr.] in continuing [my] past regime of treatment, "6 and is "totally without penological justification." 7 these actions or lack thereof is assuredly an 8th Amend violation by all case law.

ROBERT LEON BUCKNER

FOOTNOTES TO BP-8

DATED 7/21/2000

#### SUPPORTING CASE LAW

- MILSON V. SEITER, 501 U.S. 294, at 298; RHODES V. CHAPMAN, 452 U.S. 337; BORETTI V. WISCOMB, 930 F.2d 1150, at 1154-55; HEMMINGS V. GORCZYK, 134 F.3d 104, at 109.
- 2 8th Amendment U.S. Constitution; ESTELLE V. GAMBLE, 429 U.S. 97, at 106; McELLIGOT V. FOLEY, 182 F.3d 1248, at 1256 (1999); BORETTI V WISCOMB, interesting the HEMMINGS V. GORCZYK, Infra.;
- FARMER V. BRENNAN, 511 U.S. 825 (1994).
- FARMER, Infra.
- 5 WILSON V. SEITER, Infra. (quoting WHITELY V. ALBERS, 475 U.S. 312, at 31
- 6 <u>Id</u>.

7

3

4

GREGG V. GEORGIA, 428 U.S. 153, at 183.

EXHIBIT E

122-01 FRI 10:39 AM

\*ADMINISTRATIVE REMEDY GENERALIZED RETRIEVAL \* 01-12-2001 PAGE 002 OF 002 \* FULL SCREEN FORMAT \* 09:19:23

REGNO: 33001-037 NAME: BUCKNER, ROBERT

RSP OF ...: LEW UNT/LOC/D5T: LEC QTR.: K01-009L RCV OFC: LEW

DATE RCV: 08-04-2000

REMEDY ID: 218797-F1 SUB1: 26DC SUB2: DATE RCV: 06
UNT RCV.: LEC QTR RCV.: K01-009L FACL RCV: LEW UNT RCV.: LEC QTR RCV.: KUI-UUSL INTO ORG.: LEC QTR ORG.: KOI-009L FACL ORG: LEW RESP DUE:

RESP DUE: THU 08-24-2000

EVT FACE.: LEW ACC LEV: LEW 1 RESP DUE:
ABSTRACT.: HEALTH SVCS. WRONGLY REDUCING AMOUNT OF MEDICINE STATUS DT: 08-24-2000 STATUS CODE: CLD STATUS REASON: DNY INCRPTNO.: RCT: P EXT: DATE ENTD: 08-08-2000

REMARKS..:

	CURRENT IN	VESTI	SATIVE AND RELE	EF TRACKING	DATA
DATE DUE	DEPARTMENT	TO	DATE ASSN	TRK TYPE	DATE RETURNED
THU 08-17-2000	MED SVC	JH	08-08-2000	INV	08-17-2000
MON 08-21-2000	OWA	DN	08-17-2000	INV	08-22-2000
%3D 08-23-2000	EXEC ASST	BP	08-22-2000	INV	08-23-2000
THU 08-24-2000	CEO	DR	08-23-2000	SIG	08-24-2000

1 REMEDY SUBMISSION(S) SELECTED G0000 TRANSACTION SUCCESSFULLY COMPLETED

Art Slengthe to 3

P. 2

-Case 1::00-cv-01594-WWC -- Document 15----Filed 01/29/2001 --- Page 22 of 22

## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

ROBERT LEON BUCKNER,

Plaintiff

7.

Civil No. 1:CV-00-1594

(Caldwell, J.)

DR. ANTHONY BUSSANICH, M.D., and DONALD ROMINE, Warden, USP, :

Defendants

#### CERTIFICATE OF SERVICE BY MAIL

The undersigned hereby certifies that she is an employee in the Office of the United States Attorney for the Middle District of Pennsylvania and is a person of such age and discretion as to be competent to serve papers.

That on January 29, 2001, she served a copy of the attached

EXHIBITS TO DEFENDANTS' BRIEF IN SUPPORT OF THEIR MOTION TO DISMISS

by placing said copy in a postpaid envelope addressed to the person hereinafter named, at the place and address stated below, which is the last known address, and by depositing said envelope and contents in the United States Mail at Williamsport, Pennsylvania.

#### Addressee:

Robert Leon Buckner Reg. No. 33001-037 LEC Unit K01-009L P.O. Box 2000 Lewisburg, PA 17837

> MICHELE E. LINCALIS Paralegal Specialist